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10/552,694	10/06/2006	Volker Fricke	GB920020081US1	1810	
45832 7590 04/16/2008 DILLON & YUDELL LLP 8911 N. CAPITAL OF TEXAS HWY.,			EXAMINER		
			ZAIDI, SYED		
SUITE 2110 AUSTIN, TX	78759		ART UNIT	ART UNIT PAPER NUMBER	
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The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/552,694 FRICKE ET AL. Office Action Summary Examiner Art Unit

		SYED ZAIDI	2617				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Educations of time may be available under the provisions of 37 CFR 1.136g.), in no event, however, may a reply be timely fixed after SIX (6) MONTHS from the making date of the communication. If NO period or reply is specified above, the macromunication. If NO period or reply is specified above, the macromic statutory period will apply and will access SIX (6) MONTHS from the making date of this communication. Any reply received by the Office later than three months after the making date of this communication, even if timely field, may reduce any carried patient term adjustment. See 37 CFR 1.704(b).							
Status							
2a) This action is 3) Since this ap	o communication(s) filed on <u>06 Oc</u> FINAL . 2b) This Dication is in condition for allowan ordance with the practice under E	action is non-final. ace except for formal matters, pro		e merits is			
Disposition of Claims							
4) Claim(s) <u>1-14</u> 4a) Of the abo 5) Claim(s) 6) Claim(s) <u>1-14</u> 7) Claim(s)							
Application Papers							
10) ☐ The drawing(s Applicant may Replacement of	ion is objected to by the Examiner c) filed on <u>06 October 2005</u> is/are: not request that any objection to the c rawing sheet(s) including the correct cclaration is objected to by the Ex	a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 C	FR 1.121(d).			
Priority under 35 U.S.	C. § 119						
12)⊠ Acknowledgm a)⊠ All b)□ S 1.⊠ Certifie 2.□ Certifie 3.□ Copies applica	ent is made of a claim for foreign ome * c) \(\sum \) None of: d copies of the priority documents d copies of the priority document of the certified copies of the priority o	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	ion No ed in this National	Stage			
Attachment(s)	Sted (PTO 902)	4) Intension Summary	(PTO 413)				

 Notice of References Cited (PTO-892)
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____. 3) Information Disclosure Statement(s) (PTO/S6/08) 5) Notice of Informal Patent Application.

6) Other: __

Paper No(s)/Mail Date 08/22/2006 and 10/06/2005.

Application/Control Number: 10/552,694 Page 2

Art Unit: 4181

3DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly

Art Unit: 4181

owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1-14 are rejected under 35 U.S.C. 103(a) as being unpatentable by, Satt et al., (U.S. Publication Number 2004/0248583 A1) in view of Gopalakrishnan et al., (U.S. Publication # 2004/0203968 A1).

Consider claim 1, Satt et al., disclose (Currently Amended) a data logging method for transferring log data to a server over a wireless network from a plurality of remote devices (paragraph 0096 lines 1-7), said server for receiving log data from the plurality of said remote devices, said method comprising (paragraph 0105 lines 1-7) scheduling a transfer period for transferring log data from a remote device to the server taking into account the a wireless network signal strength of the remote device for the scheduled transfer period (paragraph 0125 lines 1-8) whereby the scheduled transfer period does not overlap a time when the an estimated

Art Unit: 4181

wireless network strength is too low to transfer the log data (paragraph 0049 lines 1-8); transferring the log data determined by its respective scheduled transfer; selecting a device from the plurality of remote devices (paragraph 0083 lines 1-10); providing a transfer size for log data to be transferred from the selected device; calculating, for the selected device, a transfer period including a start time and an end time to transfer the log data to the server (paragraph 0119 lines 1-7), the calculation using the provided selected device's transfer size and using transfer periods of other devices if known; estimating, for the selected device, wireless network signal strength data for the calculated transfer period (paragraph 0079) lines 1-10); repeating performing, for the selected device(paragraph 0072 lines 1-8), the calculating and estimating steps again if the calculated transfer period overlaps a period of time where the estimated wireless network strength is below a predetermined threshold (paragraph 0105 lines 1-7); storing the calculated transfer period in a schedule (paragraph 0072 lines 1-7): acquiring the an actual transfer size for a first device before transferring the data (paragraph 0145 lines 1-16); recalculating the transfer period for the first device; and recalculating the transfer periods of the other devices if the recalculated transfer period of the first device

Art Unit: 4181

effects the transfer periods of the other devices. However, **Satt at al.** fail to disclose scheduling pattern the recalculated transfer period of the first device effects the transfer periods of the other devices.

In the same field of endeavor, **Gopalakrishnan et al.**, clearly discloses scheduling pattern the calculating (paragraph 0025 lines 1-8) transfer period of the first device effects the transfer periods of the other devices (paragraph 0017 lines 1-16, paragraph 0023 lines 1-8).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the disclose scheduling pattern the calculated transfer period of the first device effects the transfer periods of the other devices as taught by **Gopalakrishnan et al.**, in the method for the wireless network scheduling performance as discussed (paragraph 0013 lines 1-3).

Consider claim 13, Satt et al., disclose (Currently Amended) a data logging system for transferring log data to a server over a wireless network from a plurality of remote devices (paragraph 0096 lines 1-7), server for receiving log data from the plurality of said remote devices (paragraph 0063 lines 1-16), system comprising: means for scheduling a transfer period for transferring log data from a remote device to the server taking

Art Unit: 4181

into account a wireless network signal strength of the remote device for the scheduled transfer period whereby the scheduled transfer period does not overlap a time when an estimated wireless network strength is too low to transfer the log data (paragraph 0125 lines 1-10); means for transferring data determined by its respective scheduled transfer period; means for selecting a device from the plurality of remote devices (paragraph 0124) lines 1-8); means for providing a transfer size for data to be transferred from the selected device (paragraph 0083 lines 1-8); means for calculating (paragraph 0145 lines 1-18), for the selected device, a transfer period including a start time and an end time to transfer the log data to the server (paragraph 0063 lines 1-15), the calculation using the provided selected device's transfer size and using transfer periods of other devices if known (paragraph 0145 lines 10-18); means for estimating, for the selected device, wireless network signal strength data for the calculated transfer period (paragraph 0169 lines 1-10); means for repeating performing, for the selected device, the calculating and estimating steps if the calculated transfer period overlaps a period of time where the estimated wireless network strength is below a predetermined threshold (paragraph 0162 lines 1-5); means for storing the calculated transfer period in a

Art Unit: 4181

schedule (paragraph 0096 lines 1-7); means for acquiring an actual transfer size for a first device before transferring the data (paragraph 0125 lines 1-7); means for recalculating the calculated transfer period for the first device; and means for recalculating the transfer periods of the other devices if the recalculated transfer period of the first device effects the transfer periods of the other devices. However, Satt at al. fail to disclose scheduling pattern the recalculated transfer period of the first device effects the transfer periods of the other devices.

In the same field of endeavor, **Gopalakrishnan et al.**, clearly discloses disclose scheduling pattern the calculated **(paragraph 0025 lines 1-8)** transfer period of the first device effects the transfer periods of the other devices **(paragraph 0017 lines 1-16, paragraph 0023 lines 1-8)**.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the disclose scheduling pattern the recalculated transfer period of the first device effects the transfer periods of the other devices as taught by **Gopalakrishnan et al.**, in the method for the wireless network scheduling performance as discussed (paragraph 0013 lines 1-3).

Art Unit: 4181

Consider claim 14. Satt et al., disclose (Currently Amended) a computer program product for transferring log data to a server over a wireless network from a plurality of remote devices (paragraph 0096 lines 1-7), to a server over a wireless network (paragraph 0063 lines 1-15), computer program product comprising computer readable storage medium having computer readable program code embodied in said medium (paragraph 0077 lines 1-7), the computer readable program code comprising (paragraph 0074 lines 1-7): computer readable program code configured to schedule a transfer period for transferring log data from a device to the server taking into account a wireless network signal strength of the device for the scheduled transfer period whereby the scheduled transfer period does not overlap a time when an estimated wireless network strength is too low to transfer the log data (paragraph 0125 lines 1-10); computer readable program code configured to transfer transferring data determined by its respective scheduled transfer (paragraph 0077 lines 1-7); computer readable program code configured to select a device from the plurality of remote devices (paragraph 0063 lines 1-7); computer readable program code configured to provide providing a transfer size for data to be transferred from the selected device (paragraph 0063 lines 1-

Art Unit: 4181

7):computer readable program code configured to calculating (paragraph) 0145 lines 1-7), for the selected device, a transfer period including a start time and an end time to transfer the log data to the server (paragraph 0127 lines 1-14), the calculation using the device's provided transfer size and using transfer periods of other devices if known (paragraph 0124 lines 1-8); computer readable program code configured to estimate estimating (paragraph 0158 lines 1-8), for the selected device, wireless network signal strength data for the calculated transfer period (paragraph 0145 lines 1-18); computer readable program code configured to repeat for the selected device (paragraph 0083 lines 1-8), the calculating and estimating steps again if the transfer period overlaps a period of time where the estimated wireless network strength is below a predetermined threshold (paragraph 0162 lines 1-5); computer readable program code configured to store the calculated transfer period in a schedule (paragraph 0142 lines 1-6); computer readable program code configured to acquire an actual transfer size for a first device before transferring the data (paragraph 0063) lines 1-7); computer readable program code configured to recalculate the calculated transfer period for the first device (paragraph 0125 lines 1-10): and computer readable program code configured to recalculate the transfer

Art Unit: 4181

periods of the other devices if the recalculated transfer period of the first device effects the transfer periods of the other devices. However, **Satt at al.** fail to disclose computer readable program code configured to recalculate the transfer periods of the other devices if the calculated transfer period of the first device effects the transfer periods of the other devices.

In the same field of endeavor, **Gopalakrishnan et al.**, clearly discloses computer readable program code configured to calculate the transfer periods of the other devices if the calculated (**paragraph 0025 lines 1-8**) transfer period of the first device effects the transfer periods of the other devices (**paragraph 0017 lines 1-16**, **paragraph 0023 lines 1-8**).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the computer readable program code configured to recalculate the transfer periods of the other devices if the recalculated transfer period of the first device effects the transfer periods of the other devices as taught by **Gopalakrishnan et al.**, in the method for the wireless network scheduling performance as discussed (paragraph 0013 lines 1-3).

Art Unit: 4181

Consider claims 2, and as applied to claim 1, Satt et al., as modified by Gopalakrishnan et al., clearly discloses the method whenin calculating the transfer (paragraph 0117 lines 1-30) period comprises calculating the transfer period using the server transfer capacity (paragraph 0125 lines 1-8).

Consider claims 3, and as applied to claim 1, Satt et al., as modified by Gopalakrishnan et al., clearly estimating using historical server transfer capacity data (paragraph 0117 lines 1-30) from a similar time period (paragraph 0126 lines 1-8).

Consider claims 4, and as applied to claim 1, Satt et al., as modified by Gopalakrishnan et al. clearly further calculating (paragraph 0145 lines 1-18), for the selected device, a second transfer period so that the data may be downloaded (paragraph 0125 lines 1-11).

Consider claims 5, and as applied to claim 1, Satt et al., as modified by Gopalakrishnan et al., clearly further alerting the server of, from the device, wherein, the actual transfer size before or during the transfer (paragraph 0128 lines 1-3).

Consider claims 6, and as applied to claim 1, Satt et al., as modified by Gopalakrishnan et al., clearly further comprising storing (paragraph

Art Unit: 4181

072 lines 1-8), at the server, associated wherein, the server stores wireless network signal strength for clients with respect to time (paragraph 0091 lines 10-27).

Consider claims 7, and as applied to claim 1,Satt et al., as modified by Gopalakrishnan et al., further estimating, at the server, the server makes an estimate of future wireless network signal strength for a particular client based on the a_signal strength at a previous time (paragraph 0066 lines 1-8).

Consider claims 8, and as applied to claim 1, Satt et al., as modified by Gopalakrishnan et al., further storing, at the server, wherein, the server stores wireless position data for clients with respect to time and (paragraph 0072 lines 1-10) of estimating future wireless network signal strength by estimating future position based on a present position, direction of travel, and/or speed of travel (paragraph 0072 lines 1-10).

Consider claims 9, and as applied to claim 1,Satt et al., as modified by Gopalakrishnan et al.,. further the acquiring an actual wireless network signal strength before transferring the log data (paragraph 0066 lines 1-10) and rescheduling the scheduled transfer period if the actual wireless network strength is below the predetermined threshold. However, Satt at

Art Unit: 4181

al. fail to disclose rescheduling the scheduled transfer period if the actual wireless network strength is below the predetermined threshold.

In the same field of endeavor, **Gopalakrishnan et al.**, clearly rescheduling the scheduled transfer period if the actual wireless network strength is below the predetermined threshold **(paragraph 0017 lines 1-16, paragraph 0023 lines 1-8)**.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate rescheduling the scheduled transfer period if the actual wireless network strength is below the predetermined threshold as taught by **Gopalakrishnan et al.**, in the method for the wireless network scheduling performance as discussed (paragraph 0013 lines 1-3).

Consider claims 10, and as applied to claim 1,Satt et al., as modified by Gopalakrishnan et al., further performing the data logging method wherein the on the devices in a defined priority (paragraph 0141 lines 1-15).

Consider claims 11, and as applied to claim 10, Satt et al., as modified by Gopalakrishnan et al., further priority (paragraph 0141 lines

Art Unit: 4181

1-15) is defined by the wireless network signal strength of each an associated device (paragraph 0162 lines 1-5).

Consider claims 12, and as applied to claim 10, Satt et al., as modified by Gopalakrishnan et al., further wherein the priority is defined by a quantity of data to transfer associated with each device (paragraph 0164 lines 1-10).

Conclusion

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Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Syed Zaidi

Art Unit: 4181

whose telephone number is (571) 270-1779. The Examiner can normally

be reached on Monday-Thursday from $6:30\,\mathrm{am}$ to $5:00\,\mathrm{pm}$.

If attempts to reach the Examiner by telephone are unsuccessful, the

Examiner's supervisor, Nick Corsaro can be reached on (571) 272-7876.

The fax phone number for the organization where this application or

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/Syed Zaidi/

Examiner, Art Unit 2617

Page 16

Art Unit: 4181

/Nick Corsaro/

Supervisory Patent Examiner, Art Unit 4181